of the claim. The claims in Appendix I do not contain any additional changes from the claims that were found allowable prior to the allowance being withdrawn. In addition, the Appendix I shows the original claims that were not amended. The Appendix I shows all the claims in final form.

The applicant will apply the issue fee that has already been paid to this application upon receipt of a new Notice of Allowance.

The Examiner has rejected all the claims and has required the applicant to submit a new declaration. Enclosed is a new declaration signed by Lester P.J. Burton on March 31, 1993. This supplemental declaration identifies each error and every amendment made to the claims as required by the Rule as well as the terminal disclaimer. It also addresses why organic of claim 8 is limited but not in claim 44. The applicant believes that the rejection based on the declaration should be withdrawn in view of supplemental reissue declaration from Lester Burton signed March 31, 1993.

Also enclosed is a photocopy replacement as requested by the Examiner of Mr. Pippenger's declaration of inexcessibility of the patent to be reissued (see Attachment 2).

All the claims are rejected under 35 U.S.C. §112, second paragraph because the applicants have not complied with 37 CFR §1.121(a) and (e). The attached Appendix I complies with this requirement, therefore this rejection should be withdrawn.

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No additional fee is due.

If there are any additional fees due in connection with the filing of this response, including any fees required for an additional extension of time under 37 C.F.R. §1.136, such an extension is requested and the Commissioner is authorized to charge or credit any overpayment to Deposit Account No. 03-2775.

For the reasons set forth above, Applicants believe that the claims are patentable over the references cited and applied by the Examiner and a prompt and favorable action is solicited.

Respectfully submitted,

**CONNOLLY AND HUTZ** 

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AIP/sms

DATED: April 1, 1993

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